

State of Arizona
House of Representatives
Forty-seventh Legislature
First Regular Session
2005

CHAPTER 249

HOUSE BILL 2626

AN ACT

AMENDING SECTIONS 41-1531, 41-1532 AND 42-5075, ARIZONA REVISED STATUTES;
RELATING TO MILITARY REUSE ZONES.

(TEXT OF BILL BEGINS ON NEXT PAGE)



1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 41-1531, Arizona Revised Statutes, is amended to
3 read:

4 41-1531. Designating military reuse zone; term; renewal

5 A. After executing a lease with a term of fifteen years or longer for
6 the use or occupancy of real property or improvements that are located on a
7 closed military facility with a runway that is at least eight thousand feet
8 long at closing or after title to any part of a closed military facility with
9 a runway that is at least eight thousand feet long at closing is transferred
10 to this state or to another public or private entity, the governor, after
11 consulting with the director of the department of commerce, may designate the
12 property as a military reuse zone. Only properties that were used for
13 operational and training purposes of the active uniformed services of the
14 United States qualify for consideration as a military reuse zone.

15 B. The governor shall set a termination date for the military reuse
16 zone that is not more than five TEN years after the date the zone is
17 designated. During the last year before termination the governor may renew
18 the military reuse zone for one term of five TEN years. Thereafter, the
19 legislature and the governor by joint resolution may renew the military reuse
20 zone for additional five TEN year terms.

21 Sec. 2. Section 41-1532, Arizona Revised Statutes, is amended to read:

22 41-1532. Tax incentives; conditions

23 A. A prime contractor may qualify for an exemption from transaction
24 privilege tax with respect to activities in a military reuse zone as
25 provided, and subject to the terms and conditions prescribed, by section
26 42-5075, subsection B, paragraph 4.

27 B. A taxpayer that owns or leases income producing property located in
28 a military reuse zone is eligible for an income tax credit for net increases
29 in employment of full-time employees who are primarily engaged in providing
30 aviation or aerospace services or in manufacturing, assembling or fabricating
31 aviation or aerospace products as provided, and subject to the terms and
32 conditions prescribed, by section 43-1079 or 43-1167, as applicable. TO
33 QUALIFY FOR A TAX INCENTIVE UNDER THIS SUBSECTION THE TAXPAYER SHALL:

34 1. AGREE WITH THE DEPARTMENT OF COMMERCE IN WRITING TO FURNISH
35 INFORMATION RELATING TO THE AMOUNT OF TAX BENEFITS THE TAXPAYER RECEIVES FOR
36 EACH TAXABLE YEAR IN WHICH THE TAXPAYER CLAIMS THE CREDIT. IF THE TAXPAYER
37 FAILS TO PROVIDE THE REQUIRED INFORMATION, THE DEPARTMENT OF COMMERCE SHALL
38 IMMEDIATELY REVOKE THE TAXPAYER'S QUALIFICATION AND NOTIFY THE DEPARTMENT OF
39 REVENUE.

40 2. ENTER INTO A MEMORANDUM OF UNDERSTANDING WITH THIS STATE THROUGH
41 THE DEPARTMENT OF COMMERCE CONTAINING EMPLOYMENT GOALS. EACH YEAR IN WHICH
42 THE TAXPAYER CLAIMS THE CREDIT THE TAXPAYER SHALL REPORT IN WRITING TO THE
43 DEPARTMENT OF COMMERCE ITS PERFORMANCE IN ACHIEVING THE GOALS. THE
44 MEMORANDUM SHALL CONTAIN PROVISIONS THAT ALLOW:

1 (a) THE DEPARTMENT OF COMMERCE TO STOP, READJUST OR RECAPTURE ALL OR
2 PART OF THE TAX CREDIT ALLOWED TO THE TAXPAYER ON NONCOMPLIANCE WITH THE
3 TERMS OF THE MEMORANDUM.

4 (b) THE DEPARTMENT OF COMMERCE TO NOTIFY THE DEPARTMENT OF REVENUE OF
5 THE CONDITIONS OF NONCOMPLIANCE.

6 (c) THE DEPARTMENT OF REVENUE TO REQUIRE THE TAXPAYER TO FILE
7 APPROPRIATE AMENDED TAX RETURNS REFLECTING THE RECAPTURE OF THE TAX CREDIT.

8 C. Taxable property in a military reuse zone that is devoted to
9 providing aviation or aerospace services or to manufacturing, assembling or
10 fabricating aviation or aerospace products qualifies for assessment as class
11 six property as provided, and subject to the terms and conditions prescribed,
12 by sections 42-12006 and 42-15006.

13 ~~D. To qualify for a tax incentive described in subsection A, B or C of~~
14 ~~this section the taxpayer shall:~~

15 ~~1. Agree with the department of commerce in writing to furnish~~
16 ~~information relating to the amount of tax benefits the taxpayer receives each~~
17 ~~year. If the taxpayer fails to provide the required information, the~~
18 ~~department of commerce shall immediately revoke the taxpayer's qualification~~
19 ~~and notify the department of revenue.~~

20 ~~2. Enter into a memorandum of understanding with this state through~~
21 ~~the department of commerce containing employment goals. Each year the~~
22 ~~taxpayer shall report in writing to the department of commerce its~~
23 ~~performance in achieving the goals. The memorandum shall contain provisions~~
24 ~~that allow:~~

25 ~~(a) The department of commerce to stop, readjust or recapture all or~~
26 ~~part of the tax incentives provided to the taxpayer on noncompliance with the~~
27 ~~terms of the memorandum.~~

28 ~~(b) The department of commerce to notify the department of revenue of~~
29 ~~the conditions of noncompliance.~~

30 ~~(c) The department of revenue to require the taxpayer to file~~
31 ~~appropriate amended tax returns reflecting the recapture of the tax~~
32 ~~incentives.~~

33 D. TO QUALIFY FOR A TAX INCENTIVE DESCRIBED IN SUBSECTION A OR C OF
34 THIS SECTION, THE TAXPAYER SHALL PROVIDE TO THE DEPARTMENT OF COMMERCE
35 INFORMATION RELATING TO THE AMOUNT OF TAX BENEFITS THE TAXPAYER RECEIVES EACH
36 YEAR FOR EACH YEAR IN WHICH THE TAXPAYER CLAIMS THE INCENTIVES ON FORMS
37 PRESCRIBED BY THE DEPARTMENT OF COMMERCE. IF THE TAXPAYER FAILS TO PROVIDE
38 THE REQUIRED INFORMATION, THE DEPARTMENT OF COMMERCE SHALL IMMEDIATELY REVOKE
39 THE TAXPAYER'S CERTIFICATION OF ELIGIBILITY AND NOTIFY THE DEPARTMENT OF
40 REVENUE.

41 E. TAXPAYERS WHO QUALIFY FOR TAX INCENTIVES UNDER SUBSECTION B OR C OF
42 THIS SECTION SHALL BE CERTIFIED BY THE DEPARTMENT OF COMMERCE AS ELIGIBLE FOR
43 A FIVE-YEAR PERIOD, SUBJECT TO TERMINATION IN THE EVENT OF CHANGED
44 CIRCUMSTANCES RENDERING THE TAXPAYER NO LONGER ELIGIBLE.

1 E. F. Notwithstanding subsection C of this section, an insurer
2 located in a military reuse zone is eligible for a premium tax credit under
3 section 20-224.04 for net increases in employment positions of residents of
4 this state. To qualify for a premium tax credit the insurer shall:

5 1. Agree with the department of commerce in writing to furnish
6 information relating to the amount of premium tax credits the insurer
7 receives each year. If the insurer fails to provide the required
8 information, the department of commerce shall immediately revoke the
9 insurer's qualification and notify the department of insurance.

10 2. Enter into a memorandum of understanding with this state through
11 the department of commerce containing employment goals. Each year the
12 insurer shall report in writing to the department of commerce its performance
13 in achieving the goals. The memorandum shall contain provisions that allow:

14 (a) The department of commerce to stop, readjust or recapture all or
15 part of the premium tax credits provided to the insurer on noncompliance with
16 the terms of the memorandum.

17 (b) The department of commerce to notify the department of insurance
18 of the conditions of noncompliance.

19 Sec. 3. Section 42-5075, Arizona Revised Statutes, is amended to read:

20 42-5075. Prime contracting classification; exemptions;

21 definitions

22 A. The prime contracting classification is comprised of the business
23 of prime contracting and dealership of manufactured buildings. The sale of a
24 used manufactured building is not taxable under this chapter.

25 B. The tax base for the prime contracting classification is sixty-five
26 per cent of the gross proceeds of sales or gross income derived from the
27 business. The following amounts shall be deducted from the gross proceeds of
28 sales or gross income before computing the tax base:

29 1. The sales price of land, which shall not exceed the fair market
30 value.

31 2. Sales and installation of groundwater measuring devices required
32 under section 45-604 and groundwater monitoring wells required by law,
33 including monitoring wells installed for acquiring information for a permit
34 required by law.

35 3. The sales price of furniture, furnishings, fixtures, appliances,
36 and attachments that are not incorporated as component parts of or attached
37 to a manufactured building or the setup site. The sale of such items may be
38 subject to the taxes imposed by article 1 of this chapter separately and
39 distinctly from the sale of the manufactured building.

40 4. The gross proceeds of sales or gross income received from a
41 contract entered into for the construction, alteration, repair, addition,
42 subtraction, improvement, movement, wrecking or demolition of any building,
43 highway, road, railroad, excavation, manufactured building or other
44 structure, project, development or improvement located in a military reuse
45 zone for providing aviation or aerospace services or for a manufacturer,

1 assembler or fabricator of aviation or aerospace products within five years
2 AN ACTIVE MILITARY REUSE ZONE after the zone is initially established or
3 renewed under section 41-1531. TO BE ELIGIBLE to qualify for this deduction,
4 before beginning work under the contract, the prime contractor must obtain
5 HAVE APPLIED FOR a letter of qualification from the department of revenue.

6 5. The gross proceeds of sales or gross income derived from a contract
7 to construct a qualified environmental technology manufacturing, producing or
8 processing facility, as described in section 41-1514.02, and from subsequent
9 construction and installation contracts that begin within ten years after the
10 start of initial construction. To qualify for this deduction, before
11 beginning work under the contract the prime contractor must obtain a letter
12 of qualification from the department of revenue. This paragraph shall apply
13 for ten full consecutive calendar or fiscal years after the start of initial
14 construction.

15 6. The gross proceeds of sales or gross income from a contract to
16 provide for one or more of the following actions, or a contract for site
17 preparation, constructing, furnishing or installing machinery, equipment or
18 other tangible personal property, including structures necessary to protect
19 exempt incorporated materials or installed machinery or equipment, and
20 tangible personal property incorporated into the project, to perform one or
21 more of the following actions in response to a release or suspected release
22 of a hazardous substance, pollutant or contaminant from a facility to the
23 environment, unless the release was authorized by a permit issued by a
24 governmental authority:

25 (a) Actions to monitor, assess and evaluate such a release or a
26 suspected release.

27 (b) Excavation, removal and transportation of contaminated soil and
28 its treatment or disposal.

29 (c) Treatment of contaminated soil by vapor extraction, chemical or
30 physical stabilization, soil washing or biological treatment to reduce the
31 concentration, toxicity or mobility of a contaminant.

32 (d) Pumping and treatment or in situ treatment of contaminated
33 groundwater or surface water to reduce the concentration or toxicity of a
34 contaminant.

35 (e) The installation of structures, such as cutoff walls or caps, to
36 contain contaminants present in groundwater or soil and prevent them from
37 reaching a location where they could threaten human health or welfare or the
38 environment.

39 This paragraph does not include asbestos removal or the construction or use
40 of ancillary structures such as maintenance sheds, offices or storage
41 facilities for unattached equipment, pollution control equipment, facilities
42 or other control items required or to be used by a person to prevent or
43 control contamination before it reaches the environment.

1 7. The gross proceeds of sales or gross income that is derived from a
2 contract entered into for the installation, assembly, repair or maintenance
3 of machinery, equipment or other tangible personal property that is deducted
4 from the tax base of the retail classification pursuant to section 42-5061,
5 subsection B, or that is exempt from use tax pursuant to section 42-5159,
6 subsection B, and that does not become a permanent attachment to a building,
7 highway, road, railroad, excavation or manufactured building or other
8 structure, project, development or improvement. If the ownership of the
9 realty is separate from the ownership of the machinery, equipment or tangible
10 personal property, the determination as to permanent attachment shall be made
11 as if the ownership were the same. The deduction provided in this paragraph
12 does not include gross proceeds of sales or gross income from that portion of
13 any contracting activity which consists of the development of, or
14 modification to, real property in order to facilitate the installation,
15 assembly, repair, maintenance or removal of machinery, equipment or other
16 tangible personal property that is deducted from the tax base of the retail
17 classification pursuant to section 42-5061, subsection B or that is exempt
18 from use tax pursuant to section 42-5159, subsection B. For THE purposes of
19 this paragraph, "permanent attachment" means at least one of the following:

20 (a) To be incorporated into real property.

21 (b) To become so affixed to real property that it becomes a part of
22 the real property.

23 (c) To be so attached to real property that removal would cause
24 substantial damage to the real property from which it is removed.

25 8. The gross proceeds of sales or gross income received from a
26 contract for constructing any lake facility development in a commercial
27 enhancement reuse district that is designated pursuant to section 9-499.08 if
28 the prime contractor maintains the following records in a form satisfactory
29 to the department and to the city or town in which the property is located:

30 (a) The certificate of qualification of the lake facility development
31 issued by the city or town pursuant to section 9-499.08, subsection D.

32 (b) All state and local transaction privilege tax returns for the
33 period of time during which the prime contractor received gross proceeds of
34 sales or gross income from a contract to construct a lake facility
35 development in a designated commercial enhancement reuse district, showing
36 the amount exempted from state and local taxation.

37 (c) Any other information that the department considers to be
38 necessary.

39 9. The gross proceeds of sales or gross income attributable to the
40 purchase of machinery, equipment or other tangible personal property that is
41 exempt from or deductible from transaction privilege and use tax under:

42 (a) Section 42-5061, subsection A, paragraph 25 or 29.

43 (b) Section 42-5061, subsection B.

1 (c) Section 42-5159, subsection A, paragraph 13, subdivision (a), (b),
2 (c), (d), (e), (f), (i), (j) or (l).

3 (d) Section 42-5159, subsection B.

4 10. The gross proceeds of sales or gross income received from a
5 contract for the construction of an environmentally controlled facility for
6 the raising of poultry for the production of eggs and the sorting, cooling
7 and packaging of eggs.

8 11. The gross proceeds of sales or gross income that is derived from a
9 contract entered into with a person who is engaged in the commercial
10 production of livestock, livestock products or agricultural, horticultural,
11 viticultural or floricultural crops or products in this state for the
12 construction, alteration, repair, improvement, movement, wrecking or
13 demolition or addition to or subtraction from any building, highway, road,
14 excavation, manufactured building or other structure, project, development or
15 improvement used directly and primarily to prevent, monitor, control or
16 reduce air, water or land pollution.

17 12. The gross proceeds of sales or gross income that is derived from
18 the installation, assembly, repair or maintenance of clean rooms that are
19 deducted from the tax base of the retail classification pursuant to section
20 42-5061, subsection B, paragraph 17.

21 13. For taxable periods beginning from and after June 30, 2001, the
22 gross proceeds of sales or gross income derived from a contract entered into
23 for the construction of a residential apartment housing facility that
24 qualifies for a federal housing subsidy for low income persons over sixty-two
25 years of age and that is owned by a nonprofit charitable organization that
26 has qualified under section 501(c)(3) of the internal revenue code.

27 14. For taxable periods beginning from and after December 31, 1996 and
28 ending before January 1, 2011, the gross proceeds of sales or gross income
29 derived from a contract to provide and install a solar energy device. The
30 deduction shall not exceed five thousand dollars for each contract. Before
31 deducting any amount under this paragraph, the contractor shall register with
32 the department as a solar energy contractor. By registering, the contractor
33 acknowledges that it will make its books and records relating to sales of
34 solar energy devices available to the department for examination.

35 15. The gross proceeds of sales or gross income derived from a contract
36 entered into for the construction of a launch site, as defined in 14 Code of
37 Federal Regulations section 401.5.

38 16. The gross proceeds of sales or gross income derived from a contract
39 entered into for the construction of a domestic violence shelter that is
40 owned and operated by a nonprofit charitable organization that has qualified
41 under section 501(c)(3) of the internal revenue code.

42 17. The gross proceeds of sales or gross income derived from contracts
43 to perform postconstruction treatment of real property for termite and
44 general pest control, including wood destroying organisms.

1 18. The gross proceeds of sales or gross income received from contracts
2 entered into before July 1, 2006 for constructing a state university research
3 infrastructure project if the project has been reviewed by the joint
4 committee on capital review before the university enters into the
5 construction contract for the project. For the purposes of this paragraph,
6 "research infrastructure" has the same meaning prescribed in section 15-1670.

7 19. The gross proceeds of sales or gross income received from a
8 contract for the construction of any building, or other structure, project,
9 development or improvement owned by a qualified business for harvesting,
10 transporting or the initial processing of forest products, including biomass,
11 as provided in section 41-1516 if actual construction begins before January
12 1, 2010. To qualify for this deduction, the prime contractor must obtain a
13 letter of qualification from the department of commerce before beginning work
14 under the contract.

15 C. Entitlement to the deduction pursuant to subsection B, paragraph 7
16 of this section is subject to the following provisions:

17 1. A prime contractor may establish entitlement to the deduction by
18 both:

19 (a) Marking the invoice for the transaction to indicate that the gross
20 proceeds of sales or gross income derived from the transaction was deducted
21 from the base.

22 (b) Obtaining a certificate executed by the purchaser indicating the
23 name and address of the purchaser, the precise nature of the business of the
24 purchaser, the purpose for which the purchase was made, the necessary facts
25 to establish the deductibility of the property under section 42-5061,
26 subsection B, and a certification that the person executing the certificate
27 is authorized to do so on behalf of the purchaser. The certificate may be
28 disregarded if the prime contractor has reason to believe that the
29 information contained in the certificate is not accurate or complete.

30 2. A person who does not comply with paragraph 1 of this subsection
31 may establish entitlement to the deduction by presenting facts necessary to
32 support the entitlement, but the burden of proof is on that person.

33 3. The department may prescribe a form for the certificate described
34 in paragraph 1, subdivision (b) of this subsection. The department may also
35 adopt rules that describe the transactions with respect to which a person is
36 not entitled to rely solely on the information contained in the certificate
37 provided in paragraph 1, subdivision (b) of this subsection but must instead
38 obtain such additional information as required in order to be entitled to the
39 deduction.

40 4. If a prime contractor is entitled to a deduction by complying with
41 paragraph 1 of this subsection, the department may require the purchaser who
42 caused the execution of the certificate to establish the accuracy and
43 completeness of the information required to be contained in the certificate
44 which would entitle the prime contractor to the deduction. If the purchaser
45 cannot establish the accuracy and completeness of the information, the

1 purchaser is liable in an amount equal to any tax, penalty and interest which
2 the prime contractor would have been required to pay under article 1 of this
3 chapter if the prime contractor had not complied with paragraph 1 of this
4 subsection. Payment of the amount under this paragraph exempts the purchaser
5 from liability for any tax imposed under article 4 of this chapter. The
6 amount shall be treated as a transaction privilege tax to the purchaser and
7 as tax revenues collected from the prime contractor in order to designate the
8 distribution base for purposes of section 42-5029.

9 D. Subcontractors or others who perform services in respect to any
10 improvement, building, highway, road, railroad, excavation, manufactured
11 building or other structure, project, development or improvement are not
12 subject to tax if they can demonstrate that the job was within the control of
13 a prime contractor or contractors or a dealership of manufactured buildings
14 and that the prime contractor or dealership is liable for the tax on the
15 gross income, gross proceeds of sales or gross receipts attributable to the
16 job and from which the subcontractors or others were paid.

17 E. Amounts received by a contractor for a project are excluded from
18 the contractor's gross proceeds of sales or gross income derived from the
19 business if the person who hired the contractor executes and provides a
20 certificate to the contractor stating that the person providing the
21 certificate is a prime contractor and is liable for the tax under article 1
22 of this chapter. The department shall prescribe the form of the certificate.
23 If the contractor has reason to believe that the information contained on the
24 certificate is erroneous or incomplete, the department may disregard the
25 certificate. If the person who provides the certificate is not liable for
26 the tax as a prime contractor, that person is nevertheless deemed to be the
27 prime contractor in lieu of the contractor and is subject to the tax under
28 this section on the gross receipts or gross proceeds received by the
29 contractor.

30 F. Every person engaging or continuing in this state in the business
31 of prime contracting or dealership of manufactured buildings shall present to
32 the purchaser of such prime contracting or manufactured building a written
33 receipt of the gross income or gross proceeds of sales from such activity and
34 shall separately state the taxes to be paid pursuant to this section.

35 G. For purposes of section 42-5032.01, the department shall separately
36 account for revenues collected under the prime contracting classification
37 from any prime contractor engaged in the preparation or construction of a
38 multipurpose facility, and related infrastructure, that is owned, operated or
39 leased by the tourism and sports authority pursuant to title 5, chapter 8.

40 H. The gross proceeds of sales or gross income derived from a contract
41 for lawn maintenance services are not subject to tax under this section if
42 the contract does not include landscaping activities. Lawn maintenance
43 service is a service pursuant to section 42-5061, subsection A, paragraph 1,
44 and includes lawn mowing and edging, weeding, repairing sprinkler heads or
45 drip irrigation heads, seasonal replacement of flowers, refreshing gravel,

1 lawn de-thatching, seeding winter lawns, leaf and debris collection and
2 removal, tree or shrub pruning or clipping, garden and gravel raking and
3 applying pesticides, as defined in section 3-361, and fertilizer materials,
4 as defined in section 3-262.

5 I. The gross proceeds of sales or gross income derived from
6 landscaping activities are subject to tax under this section. Landscaping
7 includes installing lawns, grading or leveling ground, installing gravel or
8 boulders, planting trees and other plants, felling trees, removing or
9 mulching tree stumps, removing other imbedded plants, building or modifying
10 irrigation berms, repairing sprinkler or watering systems, installing
11 railroad ties and installing underground sprinkler or watering systems.

12 J. The portion of gross proceeds of sales or gross income attributable
13 to the actual direct costs of providing architectural or engineering services
14 that are incorporated in a contract are not subject to tax under this
15 section. For the purposes of this subsection, "direct costs" means the
16 portion of the actual costs that are directly expended in providing
17 architectural or engineering services.

18 K. For the purposes of this section:

19 1. "Contracting" means engaging in business as a contractor.

20 2. "Contractor" is synonymous with the term "builder" and means any
21 person, firm, partnership, corporation, association or other organization, or
22 a combination of any of them, that undertakes to or offers to undertake to,
23 or purports to have the capacity to undertake to, or submits a bid to, or
24 does personally or by or through others, construct, alter, repair, add to,
25 subtract from, improve, move, wreck or demolish any building, highway, road,
26 railroad, excavation, manufactured building or other structure, project,
27 development or improvement, or to do any part of such a project, including
28 the erection of scaffolding or other structure or works in connection with
29 such a project, and includes subcontractors and specialty contractors. For
30 all purposes of taxation or deduction, this definition shall govern without
31 regard to whether or not such contractor is acting in fulfillment of a
32 contract.

33 3. "Dealership of manufactured buildings" means a dealer who either:

34 (a) Is licensed pursuant to title 41, chapter 16 and who sells at
35 retail manufactured buildings.

36 (b) Supervises, performs or coordinates the excavation and completion
37 of site improvements, setup or moving of a manufactured building including
38 the contracting, if any, with any subcontractor or specialty contractor for
39 the completion of the contract.

40 4. "Manufactured building" means a manufactured home, mobile home or
41 factory-built building, as defined in section 41-2142.

42 5. "Prime contracting" means engaging in business as a prime
43 contractor.

1 6. "Prime contractor" means a contractor who supervises, performs or
2 coordinates the construction, alteration, repair, addition, subtraction,
3 improvement, movement, wreckage or demolition of any building, highway, road,
4 railroad, excavation, manufactured building or other structure, project,
5 development or improvement including the contracting, if any, with any
6 subcontractors or specialty contractors and who is responsible for the
7 completion of the contract.

8 7. "Sale of a used manufactured building" does not include a lease of
9 a used manufactured building.

APPROVED BY THE GOVERNOR MAY 4, 2005.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 4, 2005.



Passed the House March 8, 2005

Passed the Senate April 21, 2005,

by the following vote: 59 Ayes,

by the following vote: 29 Ayes,


0 Nays, 1 Not Voting

1 Nays, 0 Not Voting


Speaker of the House


President of the Senate


Chief Clerk of the House


Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

_____ day of _____, 20____,

at _____ o'clock _____ M.

Secretary to the Governor

Approved this _____ day of

_____, 20____.

at _____ o'clock _____ M.

Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this _____ day of _____, 20____,

at _____ o'clock _____ M.


Secretary of State

HOUSE CONCURS IN SENATE
AMENDMENTS AND FINAL PASSAGE

April 28, 2005,

by the following vote: 51 Ayes,

1 Nays, 8 Not Voting



Speaker of the House
Pro Tempore
Thomas L. Moore

Chief Clerk of the House

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

28th day of April, 2005.

at 3:00 o'clock P. M.

Jennifer Uparra

Secretary to the Governor

Approved this 4 day of

May, 2005,

at 2⁵⁰ o'clock P. M.

Jan Noyes

Governor of Arizona

H.B. 2626

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 4 day of May, 2005,

at 4:19 o'clock P. M.

Janice K. Brewer

Secretary of State